

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ionel Jitaru

Group Art Unit: 2832

Serial No.:

09/434,985

Examiner:

Mai, Anh T.

Filed:

November 5, 1999

Title:

LOW NOISE FULL INTEGRATED MULTILAYER MAGNETIC

FOR POWER CONVERTERS

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATE OF MAILING BY EXPRESS MAIL "Express Mail" Mail Label Number EV604503910US

Sir:

I hereby certify that the following correspondence is being deposited in the United States Postal Service as Express Mail in an envelope addressed to: Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below.

- 1. Notice of Allowance and Fee(s) Due (1 page);
- 2. Part B Issue Fee Transmittal form (1 page in duplicate);
- Comments on Reasons for Allowance and Interview Summary (2 pages); 3.
- 4. Check for \$1,400.00; and
- 5. A return receipt postcard.

GALLAGHER & KENNEDY, P.A.

Attorneys at Law

2575 East Camelback Road

Phoenix, AZ 80516-9225

Tel. No. (602) 530-8000

Fax No. (602) 530-8500



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09/434,985

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Title:

Low Noise Full Integrated Multilayer Magnetic for Power Converters

COMMENTS ON REASONS FOR ALLOWANCE AND INTERVIEW SUMMARY

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The following are applicant's comments on the examiner's Reasons for Allowance accompanying the Notice of Allowance and Notice of Allowability issued April 29, 2005 in the above application. Per applicant's attorney's responsibility expressed in Section 713.04 of the Manual of Patent Examining Procedure (Rev. 1, Feb. 2003), this will also constitute applicant's Interview Summary summarizing the substance of the telephone interview of Examiner Mai and the undersigned attorney for applicant regarding the examiner's stated reasons for allowance.

Attorney for applicant thanks Examiner Mai for the interview.

Regarding the examiner's reasons for allowance reciting, for certain of the independent claims in the application, claim features amounting to less than the entire claim as lacking in the prior art, it was pointed out to the examiner in the interview referred to that it is settled law that the claim in its entirety needs to be taken into account in determining patentability.

Examiner Mai indicated that indeed he had taken the entire claim into account in allowing the claims referred to in the Reasons for Allowance. Mr. Mai's further explanation in

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Attorney Docket No. 14609-0018

regard to the features quoted in the Reasons for Allowance indicated that these were exemplary

and not exclusive of other distinguishing features such as these claims may contain.

This is consistent with applicant's understanding that claim features or combinations of

features in addition to those recited in the examiner's Reasons for Allowance patentably

distinguish the claims from relevant prior art and that each claim, in its entirety, defines the

invention that is patentable over the prior art.

Should the examiner have questions or comments, he is invited to call the undersigned

attorney for applicant at the phone number or communicate by e-mail at the e-mail address, both

listed below.

No fee is believed required, however, authorization is given to charge any additional

fees associated with this communication to Deposit Account No. 070135.

Respectfully submitted,

GALLAGHER & KENNEDY, P.A.

Date: July 29, 2005

By: Thomas D. MacBlain

Reg. No. 24,583

Kaare D. Larson

Reg. No. 51,920

Attorneys for Applicant

Gallagher & Kennedy, P.A. 2575 East Camelback Road Phoenix, AZ 85016-9225 (602) 530-8088 phone (602) 530-8500 fax tdm@gknet.com